1 ELAN S. MIZRAHI, ESQ. Nevada Bar No. 7450 JENNINGS, HAUG & CUNNINGHAM, L.L.P. 2 2800 North Central Avenue, Suite 1800 Phoenix, Arizona 85004-1049 3 Telephone: 602-234-7800 4 Facsimile: 602-277-5595 E-mail: esm@jhc-law.com 5 DAVID J. RIVERS, ESQ. 6 Nevada Bar No. 0384 LEAVITT, SULLY & RIVERS 601 E. Bridger Avenue Las Vegas, Nevada 89101 8 Telephone: 702-382-5111 Facsimile: 702-382-2892 9 E-mail: djr@lsrlaw.net Attorneys for Intervenor Plaintiffs 10 American Legal Funding, LLC 11 and ALFund Prime LLC 12 UNITED STATES DISTRICT COURT 13 14 **DISTRICT OF NEVADA** 15 GRO ELISABET SILLE, Case No.: 2:07-CV-00901-KJD-VCF 16 Plaintiff, ACCELERATED MOTION FOR LEAVE TO SEND NOTICES 17 VS. 18 PARBALL CORPORATION, et al., 19 Defendants. 20 21 Intervenor Plaintiffs American Legal Funding, LLC and ALFund Prime LLC 22 (collectively, "ALF"), by and through counsel undersigned, hereby move, on an accelerated 23 basis, for leave to send notices to interested parties as certified by the various attorneys for 24 Plaintiff Gro Elisabet Sille ("Sille"), the settling party. The deadline to send notices was 25 yesterday pursuant to this Court's Order of October 18, 2012 (Doc. 216), but until yesterday, 26 only Attorneys Daniel Crupain and Kevin Hanratty had filed their Certifications (Doc. 218 27 and Doc. 219, respectively) on October 19, 2012 and October 29, 2012, respectively, and 28 neither of those attorneys certified that they had any dealings with potentially interested

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1 parties.<sup>1</sup> Yesterday afternoon, Attorney Stephen Chakwin filed his Certification (Doc. 226) 2 in which he identified eight potentially interested parties. Counsel undersigned was in a 3 deposition yesterday afternoon when the filing occurred and did not have a reasonable 4 opportunity to get out the notices. Counsel undersigned will mail the notices out today. 5 Based upon Mr. Chakwin's filing of his certification yesterday, and the fact that this 6 Court's Order (Doc. 216) contemplated that ALF would have 60 days to send the notices, 7 ALF respectfully requests leave to mail the notices today whereas the technical deadline 8 was yesterday. 9 DATED this 19th day of December, 2012. 10

JENNINGS, HAUG & CUNNINGHAM, L.L.P.

<u>/s/ Elan S. Mizrahi</u>

ELAN S. MIZRAHI, ESQ. Nevada Bar No. 7450 2800 N. Central Avenue, Suite 1800 Phoenix, AZ 85004-1049 (602) 234-7800 Attorneys for Intervenor Plaintiffs American Legal Funding, LLC and ALFund Prime LLC

IT IS SO ORDERED.

UNITED STATES MAGISTRATE JUDGE

DATED: \_\_12-18-2012

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Attorney Hanratty filed an Amended Certification on November 30, 2012 stating that he was contacted by an entity that loaned \$2,000 to Sille (Doc. 225).

1 **CERTIFICATE OF SERVICE** 2 Pursuant to FRCP 5(b), I hereby certify that I am an employee of Jennings, Haug & 3 Cunningham, L.L.P., and that on December 19, 2012, I e-filed the foregoing document 4 through the CM/ECF program entitled ACCELERATED MOTION FOR LEAVE TO 5 SEND NOTICES, and the Court will make service of said document to the following 6 CM/ECF registered user(s) through the CM/ECF program: 7 Daniel Crupain dcrupain@aol.com Attorney for Plaintiff Gro Elisabet Sille 8 9 Kevin M. Hanratty kevinh@lvinjurylawfirm.com Attorney for Plaintiff Gro Elisabet Sille 10 11 Stephen D. Chakwin, Jr. schakwin@gmail.com 12 Attorney for Plaintiff Gro Elisabet Sille 13 Khianna Bartholomew kbartholomew@fkks.com Attorney for Interested Party 14 Stephen D. Chakwin, Jr. 15 Don P. Chairez chairez@lawyer.com 16 Attorney for Interested Party 17 Stephen D. Chakwin, Jr. 18 Sean K. Claggett William T. Sykes 19 sclaggett@claggettlaw.com wsykes@claggettlaw.com Attorneys for Intervenor 20 Preferred Capital Lending of Nevada, LLC 21 22 <u>/s/ T. Kido</u> T. Kido 23 4309-2 tk 24 25 26 27 28